UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/632,222	07/31/2003	Gerard Chauvel	T1-35452	2081
	7590 08/11/200 LUMENTS INCORPO	EXAMINER		
P O BOX 655474, M/S 3999 DALLAS, TX 75265			MOLL, JESSE R	
			ART UNIT	PAPER NUMBER
			2181	
			NOTIFICATION DATE	DELIVERY MODE
			08/11/2008	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

uspto@ti.com uspto@dlemail.itg.ti.com

	Application No.	Applicant(s)			
	10/632,222	CHAUVEL ET AL.			
Office Action Summary	Examiner	Art Unit			
	JESSE R. MOLL	2181			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be timularly and will expire SIX (6) MONTHS from cause the application to become ABANDONE!	I. lely filed the mailing date of this communication. O (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on	action is non-final. nce except for formal matters, pro				
Disposition of Claims					
4) ☐ Claim(s) 1-31 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-31 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or Application Papers	vn from consideration.				
 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. 					
Priority under 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ite			

Art Unit: 2181

DETAILED ACTION

1. In view of the appeal brief filed on 8 February 2008, PROSECUTION IS

HEREBY REOPENED. New grounds of rejection are set forth below.

To avoid abandonment of the application, appellant must exercise one of the

following two options:

(1) file a reply under 37 CFR 1.111 (if this Office action is non-final) or a reply

under 37 CFR 1.113 (if this Office action is final); or,

(2) initiate a new appeal by filing a notice of appeal under 37 CFR 41.31 followed

by an appeal brief under 37 CFR 41.37. The previously paid notice of appeal fee and

appeal brief fee can be applied to the new appeal. If, however, the appeal fees set forth

in 37 CFR 41.20 have been increased since they were previously paid, then appellant

must pay the difference between the increased fees and the amount previously paid.

A Supervisory Patent Examiner (SPE) has approved of reopening prosecution by

signing below:

/A. W. K./

Supervisory Patent Examiner, Art Unit 2181.

Claim Rejections - 35 USC § 103

Art Unit: 2181

1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1, 2, 7-12, 25, and 25-28 rejected under 35 U.S.C. 103(a) as being unpatentable over Chennupaty (U.S. Patent No. 6,014,735) in view of Narayan (U.S. Patent No. 6,014,735) in further view of Leijten (US PGPUB No. 2002/0116598).
- 3. Regarding claim 1, Chennupaty discloses a processor, comprising: instruction storage in which instructions are stored (fig. 3, ref. 310; col. 5 lines 9-16); fetch logic coupled to the instruction storage to fetch instructions from the instruction storage (col. 5 lines 17-18 & 25-26);

Note that since the decoder and escape detector receive instructions, they must be fetched from the instruction buffer.

Decode logic coupled to the fetch logic to decode instructions fetched by the fetch logic (fig. 3, ref. 340; col. 5 lines 24-27); and pre-decode logic associated with the decode logic (fig. 3, refs. 320 and 330; col. 5, lines 17-23); wherein at least some of the instructions comprise a prefix (col. 1, lines 54-57), the pre-decode logic determines whether a subsequent instruction comprise a prefix (col. 5, lines 17-21), in which case the decode logic causes a program counter to skip the prefix and precluding the decode logic from receiving the prefix (see fig. 4, ref. 420 and EN1; col. 5, lines 59-65 regarding enabling the regular on byte decoder 430 only when there is no prefix) and changes

behavior of the decode logic during decoding of the subsequent instruction (col. 6, lines 38-53).

Note that the system must keep track of the position of the current instruction.

Whatever keeps track of this is considered to be the program counter. Further note that if the first byte is a valid prefix, the first byte is ignored by the decoder, and the second (or third) byte is sent to the appropriate decoding logic in effect causing the program counter (pointer to the current instruction) to skip the prefix bytes and point to the instruction being decoded.

Chennupaty does not expressly disclose that when an instruction is being decoded, the subsequent instruction is being predecoded.

Narayan teaches a method of predecoding instructions in a previous clock cycle (stage) as they are decoded (fig. 3, refs. 54-60, col. 15, lines 14-20).

One advantage for creating multiple cycles for decoding and instruction alignment is to decrease clock time and therefore increase performance (Narayan col. 1, lines 17-37).

It would have been obvious for one of ordinary skill in the art at the time of the invention to combine the inventions of Chennupaty and Narayan by splitting decoding and predecoding (finding the beginning of instructions) into separate clock cycles.

Chennupaty and Narayan do not expressly disclose that incrementing the program counter precludes the decode logic from receiving the prefix.

Leijten teaches incrementing a program counter to skip bytes that should not be executed / decoded (see paragraph [0017]).

At the time of the invention, it would have been obvious for one of ordinary skill in the art to have further modified the invention of Chennupaty and Narayan by precluding the decode logic from receiving the prefix because of incrementing the program counter, As taught by Leijten, to yield predictable results, in order to simplify the design of the processor.

4. Regarding claim 2, Chennupaty/Narayan/Leijten disclose the processor of claim 1, wherein at least some instructions comprise at least one Bytecode (Chennupaty fig. 2, refs. 212, 214, 216, 222, and 224).

Note that the applicant points out in the specification (paragraph 30) that a Bytecode is a byte of instruction.

- 5. Regarding claim 7, Chennupaty/Narayan/Leijten disclose the processor of claim 1, wherein in parallel with the decode logic decoding the current instruction, the predecode logic examines a predetermined number of subsequent bytes (Narayan, col. 6, lines 37-41).
- 6. Regarding claim 8, Chennupaty/Narayan/Leijten disclose the processor of claim 7, wherein the predetermined number is at least 5 (Narayan, col. 6, lines 50-52).
- 7. Regarding claim 9, Chennupaty/Narayan/Leijten disclose a method of decoding variable length instructions (Chennupaty col. 3, lines 6-15),

Note that the instructions are variable length because the prefix is a variable length.

Comprising: decoding a current instruction according to a first behavior; while decoding the current instruction, pre-decoding a subsequent instruction to determine if the subsequent instruction includes a predetermined prefix; and if the subsequent instruction includes the predetermined prefix to thereby preclude the decode logic from receiving the prefix, causing a program counter to skip the predetermined prefix and changing the decoding of the subsequent instruction according to a second behavior (see above regarding claim 1).

- 8. Regarding claim 10, Chennupaty/Narayan/Leijten disclose the method of claim 9, wherein pre-decoding includes examining a predetermined number of bytes following the current instruction (see above regarding claim 7).
- 9. Regarding claim 11, Chennupaty/Narayan/Leijten disclose the method of claim 10, wherein the predetermined number is at least 5 (see above regarding claim 8).
- 10. Regarding claim 12, Chennupaty/Narayan/Leijten disclose the method of claim 10, wherein pre-decoding further includes comparing each of the predetermined number of bytes to prefix value (Narayan col. 6, lines 40-50).

Note that the prefix value signifies the start of the instructions therefore the start of the address is found by finding prefix values.

Art Unit: 2181

11. Regarding claim 25, Chennupaty/Narayan/Leijten disclose a programmable device, comprising: a register storing a location of a current instruction; a decode logic (fig. 3, ref. 340; col. 5 lines 24-27); and a pre-decode logic coupled to the decode logic (fig. 3, refs. 320 and 330; col. 5, lines 17-23), wherein in parallel, the decode logic decodes the current instruction and the pre-decode logic determines if a subsequent instruction includes a prefix, and wherein if the subsequent instruction comprises the prefix, the program counter skips the prefix of the subsequent instruction thereby precluding the decode logic from receiving the prefix and changes behavior of the decode logic for decoding of the subsequent instruction (see above regarding claim 1).

- 12. Regarding claim 28, Chennupaty/Narayan/Leijten disclose the programmable device-of claim 25 wherein the current instruction and the subsequent instruction each comprises at least one Bytecode (see above regarding claim 2).
- 13. Regarding claim 29, Chennupaty/Narayan/Leijten disclose the programmable device of claim 25, wherein the pre-decode logic further determines a predetermined number of subsequent bytes (see above regarding claim 7).
- 14. Regarding claim 30, Chennupaty/Narayan/Leijten disclose the programmable device of claim 29, wherein the predetermined number is at least 5 (see above regarding claim 8).

Art Unit: 2181

15. Regarding claim 31, Chennupaty/Narayan/Leijten disclose the programmable device of claim 25, wherein the register is a program counter.

Claims 3, 4, 13, 15, 16, and 27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Chennupaty (U.S. Patent No. 6,014,735) in view of Narayan (U.S. Patent No. 6,014,735) and in further view of Leijten and Google (New bytecodes for "real" Java?).

Regarding claim 3, Chennupaty/Narayan/Leijten discloses the processor of claim 1 (see above regarding claim 1).

Chennupaty/Narayan/Leijten do not disclose the use of a Java impdep instruction as a prefix.

Google discloses the use of an impdep instruction as a prefix for changing instruction sets (Ralf Kraudelt Nov. 6 1998).

Note that the internal opcodes in section 6.2 of the JVM specification are the impdep1 and impdep2 instructions.

One advantage of using the impdep1 and impdep2 instructions would have been to give the ability to access machine dependent instructions and access machine dependent I/O (Google; Ralf Kraudelt Nov. 6 1998).

In light of this advantage, it would have been obvious to a person of ordinary skill in the art at the time of the invention to implement the Java impdep instructions in the

system of Chennupaty/Narayan/Leijten in order to switch between a native machine language and Java. These instructions would be a prefix for the following instructions because the instructions following the impdep instructions would be decoded depending on the instruction.

- 16. Regarding claim 4, Chennupaty/Narayan/Leijten/Google disclose the processor of claim 3, wherein when detecting the Java impdep instruction, the subsequent instruction belongs to a different instruction set than the current instruction.
- 17. Regarding claim 13, Chennupaty/Narayan/Leijten/Google disclose the method of claim 12, wherein the prefix value is equal to a Java impdep instruction (see above regarding claim 3).
- 18. Regarding claim 15, Chennupaty/Narayan/Leijten/Google disclose he method of claim 9, wherein if the a Java wide prefix is detected, the first and second behaviors comprise a first mode for decoding instructions of a first format and a second mode for decoding instructions of a second format (see above regarding claim 3).
- 19. Regarding claim 16, Chennupaty/Narayan/Leijten/Google disclose the method of claim 9, wherein if a Java impdep prefix is detected, the first and second behaviors comprise a first mode for decoding instructions of a first instruction set and a second mode for decoding instructions of a second instruction (see above regarding claim 3).

Art Unit: 2181

20. Regarding claim 27, Chennupaty/Narayan/Leijten/Google disclose the programmable device of claim 25, wherein the prefix is a Java impdep instruction (see above regarding claim 3).

21. Claims 5, 6, 14, and 26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Chennupaty (U.S. Patent No. 6,014,735) in view of Narayan (U.S. Patent No. 6,014,735) and in further view of Leijten and JVM (The JavaTM Virtual Machine Specification).

Regarding claim 5, Chennupaty/Narayan/Leijten disclose the processor of claim 1.

Chennupaty/Narayan/Leijten do not disclose the use of a Java wide instruction.

JVM teaches the use of a Java wide instruction for modifying a subsequent instruction by increasing the number of bytes used (wide instruction description).

One advantage of using a Java wide instruction is to be able to use larger indexes for loads and stores.

In light of this advantage, it would have been obvious for one of ordinary skill in the art at the time of the invention to use the Java wide instruction as a prefix in the combined invention of Chennupaty/Narayan/Leijten.

Art Unit: 2181

22. Regarding claim 6, Chennupaty/Narayan/Leijten /JVM discloses the processor of claim 1, wherein when detecting the Java wide instruction changes format of the subsequent instruction.

- 23. Regarding claim 14, Chennupaty/Narayan/Leijten/JVM discloses the method of claim 12, wherein the prefix value is equal to a Java wide instruction (see above regarding claim 5).
- 24. Regarding claim 26, Chennupaty/Narayan/Leijten /JVM discloses the programmable device of claim 25, wherein the prefix is a Java wide instruction (see above regarding claim 5).
- 25. Claims 17, 18, 19, 20, 23, and 24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Chennupaty (U.S. Patent No. 6,014,735) in view of Narayan (U.S. Patent No. 6,014,735) and in further view of Leijten and Nazomi (Nazomi Introduces First Universal Java Accelerator Chip for Mobile Wireless Applications).
- 26. Regarding claim 17, Chennupaty/Narayan/Leijten disclose a system, comprising: processor unit comprising: decode logic; and pre-decode logic associated with the decode logic; wherein the decode logic decodes a current instruction concurrently with the pre-decode logic determining if a subsequent instruction comprises a prefix in which case a program counter skips the prefix thereby precluding the decode logic from

receiving the prefix and changes the decode logic operation during the decoding of the subsequent instruction (see above regarding claim 1).

Chennupaty/Narayan/Leijten do not expressly disclose that the processing unit is a co-processor coupled to a main processor.

Nazomi discloses the use of a Java co-processor on a cellular telephone (paragraph 1).

One advantage of using a Java co-processor on a cellular telephone is to speed up Java software execution (Nazomi, paragraph 5).

In light of this advantage, it would have been obvious for a person of ordinary skill in the art at the time of the invention to implement the processor of Chennupaty/Narayan/Leijten as a Java co-processor on a cellular telephone coupled to a main processor.

- 27. Regarding claim 18, Chennupaty/Narayan/Leijten/Nazomi discloses the system of claim 17, wherein concurrently with the decode logic decoding the current instruction, the pre-decode logic examines a predetermined number of subsequent bytes (see above regarding claim 7).
- 28. Regarding claim 19, Chennupaty/Narayan/Leijten/Nazomi discloses the system of claim 18, wherein the predetermined number is at least 5 (see above regarding claim 8).

Art Unit: 2181

29. Regarding claim 20, Chennupaty/Narayan/Leijten/Nazomi discloses the system

of claim 18, wherein the predetermined number of subsequent bytes is compared to a

prefix value (see above regarding claim 12).

30. Regarding claim 23, Chennupaty/Narayan/Leijten/Nazomi discloses the system

of claim 17, wherein the instructions are of variable length (see above regarding claim

9).

31. Regarding claim 24, Chennupaty/Narayan/Leijten/Nazomi discloses the system

of claim 17, wherein the system comprises a cellular telephone (see above regarding

claim 18).

32. Claim 21 is rejected under 35 U.S.C. 103(a) as being unpatentable over

Chennupaty/Narayan/Leijten/Nazomi in view of Google.

33. For motivation and combination, see above regarding claim 3.

34. Claim 22 is rejected under 35 U.S.C. 103(a) as being unpatentable over

Chennupaty/Narayan/Leijten/Nazomi in view of JVM.

35. For motivation and combination, see above regarding claim 5.

Response to Arguments

Applicant's arguments have been considered but are moot in view of the new ground(s) of rejection. See above regarding the new grounds of rejections.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to JESSE R. MOLL whose telephone number is (571)272-2703. The examiner can normally be reached on M-F 10:00 am - 6:30 pm EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Alford Kindred can be reached on (571)272-4037. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Jesse R Moll

Art Unit: 2181

Examiner Art Unit 2181

/J. R. M./ Examiner, Art Unit 2181

/Niketa I. Patel/ Primary Examiner, Art Unit 2181